

N

ORIGINAL

LAWRENCE V. ROBERTSON, JR. ATTORNEY AT LAW

P. O. Box 1448 TUBAC, ARIZONA 85646

OF COUNSEL TO MUNGER CHADWICK, P.L.C.

(520) 398-0411 FAX: (520) 398-0412 EMAIL: TUBACLAWYER@AOL.COM

ADMITTED TO PRACTICE IN: ARIZONA, COLORADO, MONTANA, NEVADA, TEXAS, WYOMING, DISTRICT OF COLUMBIA

November 13, 2009

Docket Control Arizona Corporation Commission 1200 West Washington Phoenix, Arizona 85007

Re:

SunPower Corporation

Docket No. E-20690A-09-0346

To Whom It May Concern:

Enclosed for filing in the above-referenced proceeding are the original and thirteen (13) copies of a letter addressed to Ms. Wagner from Mr. Lawrence V. Robertson, Jr. on behalf of SunPower Corporation.

Also enclosed are two (2) additional copies of letter. I would appreciate it if you would "filed" stamp the same and return them to me in the enclosed stamped and addressed envelope.

Thank you for your assistance. Please advise me if you have any questions.

Sincerely.

Secretary

Lawrence V. Robertson, Jr.

DOCKEL COMLKOT COCKS COMPRESION

700 th d 91 AOM 6007

CHAROSH

Arizona Corporation Commission DOCKETED

NOV 167009

DOCKETED HY

LAWRENCE V. ROBERTSON, JR. ATTORNEY AT LAW

P. O. Box 1448 Tubac, Arizona 85646

OF COUNSEL TO MUNGER CHADWICK, P.L.C.

(520) 398-0411 FAX: (520) 398-0412 EMAIL: TUBACLAWYER@AOL.COM ADMITTED TO PRACTICE IN: ARIZONA, COLORADO, MONTANA, NEVADA, TEXAS, WYOMING, DISTRICT OF COLUMBIA

November 12, 2009

SENT VIA ELECTRONIC MAIL

Original to be filed with Arizona Corporation Commission Docket

Janet F. Wagner, Assistant Chief Counsel Legal Division Arizona Corporation Commission 1200 W. Washington, Street Phoenix, Arizona 85007

Re:

Docket No. E-20690A-09-0346 - Track One, Special Contract Rate

Modification

Dear Ms. Wagner:

This letter is occasioned by M. Ryan Hurley's November 11, 2009 letter to you in connection with the above-referenced matter.

In the second paragraph of his correspondence, Mr. Hurley indicates that he and his client

"... were made aware [on November 9, 2009] that Staff believes that approval of the new lower rate may not necessarily require a formal amendment under ARS 40-252 and that there may be a more convenient way to deal with this issue." [emphasis added]

As a party to the above-referenced docket, including the Track One phase, SunPower Corporation is interested in any process that may be utilized by the Commission to amend previously issued decisions, including Decision No. 71277 that was issued in Track One on September 17, 2009. Accordingly, I would appreciate being advised as to when and how the Commission acts upon the October 22, 2009 request which was filed on behalf of SolarCity Corporation by its Arizona counsel.

Ms. Janet F. Wagner, Assistant Chief Counsel November 12, 2009 Page 2 of 2

Thank you in advance for your consideration to this request.

Sincerely,

Laurence V. Robertson, Jr.

cc: ACC Docket Control Charles Hains Court Rich

M. Ryan Hurley All parties of record